1	AN	ACT relating to sex offender registrants.
2	Be it enac	ted by the General Assembly of the Commonwealth of Kentucky:
3	→ S	ection 1. KRS 17.546 is amended to read as follows:
4	(1) <u>(a)</u>	As used in this <u>subsection</u> [section:], <u>"electronic communications" means</u>
5		any transfer of information, including signs, signals, data, writings, images,
6		sounds, text, voice, and video, transmitted primarily through the use of
7		electrons or electromagnetic waves or particles
8	(a)	"Instant messaging or chat room program" means a software program that
9		allows two (2) or more persons to communicate over the Internet in real time
10		using typed text; and
11	(b)	"Social networking Web site" means an Internet Web site that:
12		1. Facilitates the social introduction between two (2) or more persons;
13		2. Allows a person to create a Web page or a personal profile; and
14		3. Provides a person who visits the Web site the opportunity to
15		communicate with another person].
16	<u>(b)</u> [((2)] Except as provided in paragraph (c) of this subsection, no registrant
17		shall knowingly or intentionally use electronic communications for the
18		purpose of soliciting, contacting, communicating with, or gathering
19		information about[a social networking Web site or an instant messaging or
20		ehat room program if that Web site or program allows] a person who is less
21		than eighteen (18) years of age[to access or use the Web site or program].
22	<u>(c)</u>	It is not a violation of paragraph (b) of this subsection for a registrant to
23		use electronic communications to contact, communicate with, or gather
24		information about a person under the age of eighteen (18) years of age if:
25		1. The registrant is the parent of the person;
26		2. The registrant is not otherwise prohibited from contacting,
2.7		communicating with, or gathering information about the person: and

3. The sentencing court permits the electronic communications.

- 2 (2)[(3)] No registrant shall intentionally photograph, film, or video a minor through
 traditional or electronic means without the written consent of the minor's parent,
 legal custodian, or guardian unless the registrant is the minor's parent, legal
 custodian, or guardian. The written consent required under this subsection shall
 state that the person seeking the consent is required to register as a sex offender
 under Kentucky law.
- 8 (3)[(4)] Any person who violates subsection (1) or (2)[or (3)] of this section shall be guilty of a Class A misdemeanor.
- **→** Section 2. KRS 17.510 is amended to read as follows:

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- 11 (1) The cabinet shall develop and implement a registration system for registrants which 12 includes creating a new computerized information file to be accessed through the 13 Law Information Network of Kentucky.
- 14 (2) A registrant shall, on or before the date of his or her release by the court, the parole board, the cabinet, or any detention facility, register with the appropriate local probation and parole office in the county in which he or she intends to reside. The person in charge of the release shall facilitate the registration process.
- 18 (3) Any person required to register pursuant to subsection (2) of this section shall be 19 informed of the duty to register by the court at the time of sentencing if the court 20 grants probation or conditional discharge or does not impose a penalty of 21 incarceration, or if incarcerated, by the official in charge of the place of confinement 22 upon release. The court and the official shall require the person to read and sign any 23 form that may be required by the cabinet, stating that the duty of the person to 24 register has been explained to the person. The court and the official in charge of the 25 place of confinement shall require the releasee to complete the acknowledgment 26 form and the court or the official shall retain the original completed form. The 27 official shall then send the form to the Information Services Center, Department of

1 Kentucky State Police, Frankfort, Kentucky 40601.

(4) The court or the official shall order the person to register with the appropriate local probation and parole office which shall obtain the person's fingerprints, DNA sample, and photograph. Thereafter, the registrant shall return to the appropriate local probation and parole office not less than one (1) time every two (2) years in order for a new photograph to be obtained, and the registrant shall pay the cost of updating the photo for registration purposes. Any registrant who has not provided a DNA sample as of July 1, 2009, shall provide a DNA sample to the appropriate local probation and parole office when the registrant appears for a new photograph to be obtained. Failure to comply with this requirement shall be punished as set forth in subsection (11) of this section.

- (5) (a) The appropriate probation and parole office shall send the registration form containing the registrant information, fingerprint card, and photograph, and any special conditions imposed by the court or the Parole Board, to the Information Services Center, Department of Kentucky State Police, Frankfort, Kentucky 40601. The appropriate probation and parole office shall send the DNA sample to the Department of Kentucky State Police forensic laboratory in accordance with administrative regulations promulgated by the cabinet.
 - (b) The Information Services Center, upon request by a state or local law enforcement agency, shall make available to that agency registrant information, including a person's fingerprints and photograph, where available, as well as any special conditions imposed by the court or the Parole Board.
 - (c) Any employee of the Justice and Public Safety Cabinet who disseminates, or does not disseminate, registrant information in good faith compliance with the requirements of this subsection shall be immune from criminal and civil liability for the dissemination or lack thereof.

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(6) (a) Except as provided in paragraph (b) of this subsection, any person who has been convicted in a court of any state or territory, a court of the United States, or a similar conviction from a court of competent jurisdiction in any other country, or a court martial of the United States Armed Forces of a sex crime or criminal offense against a victim who is a minor and who has been notified of the duty to register by that state, territory, or court, or who has been committed as a sexually violent predator under the laws of another state, laws of a territory, or federal laws, or has a similar conviction from a court of competent jurisdiction in any other country, shall comply with the registration requirement of this section, including the requirements of subsection (4) of this section, and shall register with the appropriate local probation and parole office in the county of residence within five (5) working days of relocation. No additional notice of the duty to register shall be required of any official charged with a duty of enforcing the laws of this Commonwealth.

(b) No person shall be required to register under this subsection for a juvenile adjudication if such an adjudication in this Commonwealth would not create a duty to register. This paragraph shall be retroactive.

(a) Except as provided in paragraph (b) of this subsection, if a person is required to register under federal law or the laws of another state or territory, or if the person has been convicted of an offense under the laws of another state or territory that would require registration if committed in this Commonwealth, that person upon changing residence from the other state or territory of the United States to the Commonwealth or upon entering the Commonwealth for employment, to carry on a vocation, or as a student shall comply with the registration requirement of this section, including the requirements of subsection (4) of this section, and shall register within five (5) working days with the appropriate local probation and parole office in the county of

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residence, employment, vocation, or schooling. A person required to register
under federal law or the laws of another state or territory shall be presumed to
know of the duty to register in the Commonwealth. As used in this subsection,
"employment" or "carry on a vocation" includes employment that is full-time
or part-time for a period exceeding fourteen (14) days or for an aggregate
period of time exceeding thirty (30) days during any calendar year, whether
financially compensated, volunteered, or for the purpose of government or
educational benefit. As used in this subsection, "student" means a person who
is enrolled on a full-time or part-time basis, in any public or private
educational institution, including any secondary school, trade or professional
institution, or institution of higher education.

No person shall be required to register under this subsection for a juvenile adjudication if such an adjudication in this Commonwealth would not create a duty to register. This paragraph shall be retroactive.

(8) The registration form shall be a written statement signed by the person which shall include registrant information, including an up-to-date photograph of the registrant for public dissemination.

For purposes of KRS 17.500 to 17.580 and 17.991, a post office box number shall (9)19 not be considered an address.

(10) (a) If the residence address of any registrant changes, but the registrant remains in the same county, the person shall register, on or before the date of the change of address, with the appropriate local probation and parole office in the county in which he or she resides.

(b) 1. If the registrant changes his or her residence to a new county, the person shall notify his or her current local probation and parole office of the new residence address on or before the date of the change of address.

2. The registrant shall also register with the appropriate local probation and

1			parole office in the county of his or her new residence no later than five
2			(5) working days after the date of the change of address.
3	(c)	<u>1.</u>	A registrant shall provide written notice to [If the electronic mail
4			address or any instant messaging, chat, or other Internet communication
5			name identities of any registrant changes, or if the registrant creates or
6			uses any new Internet communication name identities, the registrant
7			shall register the change or new identity, on or before the date of the
8			change or use or creation of the new identity, with] the appropriate local
9			probation and parole office in the county in which he or she resides of
10			all phone numbers, electronic mail addresses, and usernames used by
11			a registrant to electronically communicate with a person who is less
12			than eighteen (18) years of age within twenty-four (24) hours of first
13			<u>use</u> .
14		<u>2.</u>	As used in this paragraph:
15			a. ''Electronically communicate'' means any transfer of
16			information, including signs, signals, data, writings, images,
17			sounds, text, voice, and video, transmitted primarily through the
18			use of electrons or electromagnetic waves or particles; and
19			b. "Username" means a string of characters chosen to uniquely
20			identify an individual when electronically communicating.
21	(d)	1.	As soon as a probation and parole office learns of the person's new
22			address under paragraph (b)1. of this subsection, that probation and
23			parole office shall notify the appropriate local probation and parole
24			office in the county of the new address of the effective date of the new
25			address.
26		2.	As soon as a probation and parole office learns of the person's new
27			address under paragraph (b)2. of this subsection or learns of the

1	registrant's new or changed electronic mail address or instant messaging,
2	chat, or other Internet communication name identities under paragraph
3	(c) of this subsection, that office shall forward this information as set
4	forth under subsection (5) of this section.

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- (11) Any person required to register under this section who knowingly violates any of the provisions of this section or prior law is guilty of a Class D felony for the first offense and a Class C felony for each subsequent offense.
- 8 (12) Any person required to register under this section or prior law who knowingly
 9 provides false, misleading, or incomplete information is guilty of a Class D felony
 10 for the first offense and a Class C felony for each subsequent offense.
 - (13) (a) The cabinet shall verify the *residence* addresses, *phone numbers*, [and the] electronic mail addresses, [address] and [any instant messaging, chat, or other Internet communication name identities of individuals usernames that the registrant is required to provide [register] under this section. Verification shall occur at least once every ninety (90) days for a person required to register under KRS 17.520(2) and at least once every calendar year for a person required to register under KRS 17.520(3). If the cabinet determines that a person has moved or has created or changed any phone numbers, electronic mail addresses [address], or usernames for any instant messaging, chat, or other Internet communication name identities] used by the person without providing his or her new residence address, phone number, electronic mail username[instant messaging, chat, or other Internet address, communication name identity to the appropriate local probation and parole office or offices as required under subsection (10)(a), (b), and (c) of this section, the cabinet shall notify the appropriate local probation and parole office of the new residence address, phone number, for lelectronic mail address, or username[any instant messaging, chat, or other Internet

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	communication name identities used by the person]. The office shall then
	forward this information as set forth under subsection (5) of this section. The
	cabinet shall also notify the appropriate court, Parole Board, and appropriate
	Commonwealth's attorney, sheriff's office, probation and parole office,
	corrections agency, and law enforcement agency responsible for the
	investigation of the report of noncompliance.
(b)	An agency that receives notice of the noncompliance from the cabinet under
	paragraph (a) of this subsection:
	1. Shall consider revocation of the parole, probation, postincarceration

- Shall consider revocation of the parole, probation, postincarceration supervision, or conditional discharge of any person released under its authority; and
- 2. Shall notify the appropriate county or Commonwealth's Attorney for prosecution.